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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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11	UNITED STATES OF AMERICA,		
12	Plaintiff,	CASE NO	. C05-1576JLR
13	v. MINUTE ORDER		
14	DONNA ANDERSON, et al.,	WIIIVOIL	ONDER
15 16	Defendants.		
17	The following minute order is made by the direction of the court, the Honorable		
18	James L. Robart:		
19	The court is in receipt of Plaintiff's notice of bankruptcy filing by Defendant		
<ul><li>20</li><li>21</li></ul>	Donna Anderson a/k/a Donna Mary Anderson a/k/a Donna Bode Anderson (Dkt. # 30).		
22	The only other Defendant, The Opportunity Council, has not appeared in this matter.		
23	Plaintiff's original application for clerk's entry of default against The Opportunity		
24	Counsel was withdrawn prior to Plaintiff's motion for summary judgment. The		
25	withdrawal of the application appears to have been made in error. Plaintiff informs the		
26	court that it cannot renew its application for default against The Opportunity Counsel		
27	because of the automatic stay provisions contained in the United States Bankruptcy Code. Essentially, Plaintiff contends that because Defendant Donna Anderson filed for		
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bankruptcy in December 2006, it cannot move for judgment against her creditor, The Opportunity Counsel. Based on Plaintiff's representations to the court regarding the scope of the automatic stay provisions, and pursuant to those same provisions, the court hereby strikes Plaintiff's motion for summary judgment (Dkt. # 25) and stays the matter pending resolution of the bankruptcy proceeding. See 11 U.S.C. § 362. Filed and entered this 23rd day of January, 2007. BRUCE RIFKIN, Clerk s/Mary Duett By Deputy Clerk 

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